FOR UTILITY
ORIGINAL
DECLARATION

PRIOR FOREIGN APPLICATION(S)

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the Invention entitled <u>NITRILE HYDRATASES FROM METAGENOME LIBRARIES</u>, the specification of which was filed on September 18, 2006 as U.S. Application No. 10/593.357.

Increby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.56. Except as noted below, I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT Informational Application which designated at least one other country than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT International Application, filed by me or my assignee disclosing the subject matter claimed in this application and having a filing date (1) before that of the application on which priority is claimed, or (2) if no priority claimed, before the filing date of this application:

Number Count	ry <u>Flled</u> D	oate First Laid Open Or Published	Date Patented or Granted	Priority Claimed
10 2004 013 8432.7 Germ		. ,	<u> </u>	Yes
PCT international applications list application is in addition to that defined in 37 C.F.R. 1.56 which application: PRIOR U.S. PROVISIONAL,	claim domestic priority benefit under 35 U.S.C. 119(e) or 12 ed above of below and, if this is a continuation-in-part (Clisclosed in such prior applications, I acknowledge the dut became available between the filling date of each such NONPROVISIONAL AND/OR PCT APPLICATION(P) application, insolar as to disclose all information prior application and the total state of the state of	the subject matter disclo I known to me to be ma national or PCT interna	sed and claimed in this iterial to patentability as itional filling date of this
Application Number	Filed	take the same that the same th	tatus ndoned, patented	Priority Claimed
PCT/EP2005/002556	March 10, 2005			Yes
are associated with USPTO Cust Trademark Office connected there firm, to add new persons of their organization who/which first sends	nthrop Shaw Pittman LLP, Intellectual Property Group, (to omer No. 27500 individually and collectively my attorneys with and with the resulting patent, and I hereby authorize the Firm to that Customer No., and to act and rely on Instructivent this case to them and by whom/which I hereby declarationey of that Firm in writing to the contrary. Stomer Number 2750 Additional Property Group, (to open the contrary).	to prosecute this applicationem to delete from that Cus tons from and communicate re that I have consented after the consented aft	n and to transact all bus tomer No. names of pens of directly with the person or full disclosure to be n	siness in the Patent and sons no longer with their n/assignee/attomey/firm/
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